

ARKANSAS COURT OF APPEALS  
NOT DESIGNATED FOR PUBLICATION  
TERRY CRABTREE, JUDGE

DIVISION II

CA 06-369

September 27, 2006

DEANNA SANDERS

APPELLANT

V.

ARKANSAS DEPT. OF HUMAN  
SERVICES

APPELLEES

APPEAL FROM THE PULASKI  
COUNTY CIRCUIT COURT JUVENILE  
DIVISION  
[NO. JJN2003-2036]

HONORABLE RITA W. GRUBER,  
JUDGE

AFFIRMED

Appellant Deanna Sanders is the mother of D.S., C.S., J.H., N.S. and N.S. By order filed December 8, 2005, the trial court terminated appellant's parental rights in the children.

Appellant's counsel has filed a motion to withdraw asserting that a conscientious review of the record reveals that there is no issue of arguable merit, pursuant to the supreme court's decision in *Linker-Flores v. Arkansas Department of Human Services*, 359 Ark. 131, \_\_\_ S.W.3d \_\_\_ (2004), and Ark. Sup. Ct. R. 4-3(j). This motion was accompanied by a brief listing all adverse rulings made at the termination hearing and an explanation why each ruling is not a meritorious ground for reversal, including a discussion of the sufficiency of the evidence to support the termination decision based on evidence presented at all the proceedings that were incorporated into the record of the termination decision, in keeping

with the decision in *Lewis v. Arkansas Departmentt of Human Services*, \_\_\_ Ark. \_\_\_, \_\_\_ S.W.3d \_\_\_ (Nov. 17, 2005).

After a careful examination of the record, we find that counsel has complied with the requirements for a no-merit examination of the record and hold that the appeal is wholly without merit. Accordingly, we grant counsel's motion to withdraw and affirm the termination decision.

Affirmed.

ROBBINS and GRIFFEN, JJ., agree.